

Message Text

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7206 AB GRP ATHENS PRIORITY

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C O N F I D E N T I A L SECTION 1 OF 2 ATHENS 4047

E.O. 11652: GDS

TAGS: MARR, PFOR, GR, US

SUBJECT: US-GREEK BASE NEGOTIATIONS: GREEK DRAFT OF A DEFENSE
COOPERATION AGREEMENT

REF: (A) STATE 101805 (DTG 272116Z APR 76);

(B) ATHENS 4048 (DTG 281335Z APR 76)

FOLLOWING IS TEXT OF GREEK DRAFT OF A DEFENSE COOPERATION
AGREEMENT. BEGIN QUOTE

AGREEMENT BETWEEN
THE GOVERNMENTS OF THE UNITED STATES OF AMERICA AND OF
THE HELLENIC REPUBLIC
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RELATIVE TO DEFENSE COOPERATION
PURSUANT TO
ARTICLE III OF THE NORTH ATLANTIC TREATY
IN ORDER TO
RESIST ARMED ATTACK IN THE NORTH ATLANTIC TREATY AREA

PREAMBLE

THE GOVERNMENT OF THE UNITED STATES OF AMERICA AND THE GOVERNMENT OF
THE HELLENIC REPUBLIC,

IN CONFORMITY WITH THE AIMS AND PRINCIPLES OF THE UNITED NATIONS CHAR-

TER, AND

REAFFIRMING THEIR DETERMINATION IN EXERCISING THEIR INHERENT RIGHTS
OF INDIVIDUAL AND COLLECTIVE SELF-DEFENSE, AS ENVISAGED IN ARTICLE
51 THEREOF,

RECOGNIZING THAT COOPERATION IN THE FIELD OF DEFENSE IS BASED ON
FULL RESPECT FOR THE SOVEREIGNTY OF THE PARTIES,

EXPRESSING THEIR DESIRE TO MAINTAIN THE SECURITY AND INDEPENDENCE
OF THEIR RESPECTIVE COUNTRIES, AS WELL AS WORLD PEACE, AND, TO THIS
END, BEING FIRMLY DETERMINED MUTUALLY TO PROTECT THE INTEGRITY OF
THEIR RESPECTIVE TERRITORIES AGAINST ANY THREAT OR ARMED ATTACK
OF WHATEVER ORIGIN,

EXPRESSING THEIR WILLINGNESS TO CONTINUE THEIR BILATERAL
DEFENSE COOPERATION SO LONG AS BOTH PARTIES ARE BOUND BY THE NORTH
ATLANTIC TREATY,

ACTING ON THE BASIS OF THEIR CONTINUING FRIENDSHIP, AND IN
RECOGNITION OF THEIR OBLIGATIONS WITH REGARD TO THE SECURITY AND
DEFENSE OF THE NORTH ATLANTIC TREATY AREA,
AND PURSUANT TO ARTICLE III OF THE NORTH ATLANTIC TREATY,

HAVE ENTERED INTO THE FOLLOWING AGREEMENT:

ARTICLE I

THE DEFENSE COOPERATION BETWEEN THE PARTIES AS SET FORTH IN THIS
AGREEMENT IS BASED ON THE RECOGNITION OF AND FULL RESPECT FOR THE
SOVEREIGNTY OF EACH.

ARTICLE II

1. THE EXTENT OF THE DEFENSE COOPERATION ENVISAGED IN THIS
AGREEMENT SHALL BE LIMITED TO THE COMMON DEFENSE PURPOSES CONTEMPLATED
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BY THIS AGREEMENT AND TO OBLIGATIONS ARISING OUT OF THE NORTH
ATLANTIC TREATY.

2. THE INSTALLATIONS SHALL NOT BE USED FOR, NOR SHALL THE ACTIVIT-
IES SERVE, PURPOSES OTHER THAN THOSE AUTHORIZED BY THE GOVERNMENT OF
THE HELLENIC REPUBLIC.

ARTICLE III

1. PURSUANT TO ARTICLE III OF THE NORTH ATLANTIC TREATY AND
IN ACCORDANCE WITH THE PROVISIONS OF THIS AGREEMENT, THE GOVERNMENT
OF THE HELLENIC REPUBLIC AUTHORIZES THE GOVERNMENT OF THE UNITED
STATES OF AMERICA TO PARTICIPATE IN THE DEFENSE MEASURES TO BE
CARRIED OUT ON THE INSTALLATIONS, REFERRED TO IN ANNEX "A"
OF THIS AGREEMENT.

2. ANY UNITED STATES ORGANIZATIONS, SERVICES AND FACILITIES
OUTSIDE THESE INSTALLATIONS, APPROVED BY THE GOVERNMENT OF THE HELLENIC

REPUBLIC, PROVIDING COMMAND AND CONTROL, ADMINISTRATIVE, LOGISTICS AND GENERAL SUPPORT SHALL BE SUBJECT TO THE PROVISIONS OF THE AGREEMENT.

ARTICLE IV

1. THE INSTALLATIONS REFERRED TO IN ARTICLE III, PARAGRAPH 1 OF THIS AGREEMENT SHALL BE HELLENIC ARMED FORCES INSTALLATIONS.

THE INSTALLATION COMMANDER SHALL BE GREEK. THE HELLENIC FLAG SHALL BE FLOWN AT THE INSTALLATIONS.

2. THE ACTIVITIES AND OPERATIONS OF THE INSTALLATIONS SHALL BE CONDUCTED IN ACCORDANCE WITH MUTUALLY WORKED-OUT PROGRAMS CONSISTENT WITH THE PURPOSES OF THE INSTALLATIONS AS APPROVED BY THE GOVERNMENT OF THE HELLENIC REPUBLIC.

3. EXCEPT AS MAY OTHERWISE BE AGREED BETWEEN THE TWO PARTIES, FAMILY HOUSING UNITS AND THE RELATED SUPPORT AND SOCIAL WELFARE ACTIVITIES SHALL BE SEPARATED FROM THE INSTALLATIONS WHERE OPERATIONAL AND TECHNICAL ACTIVITIES ARE BEING CARRIED OUT.

ARTICLE V

1. THE INSTALLATION COMMANDER SHALL BE RESPONSIBLE FOR:

--SUPERVISION IN ORDER TO ENSURE THAT THE TECHNICAL OPERATIONS AND ACTIVITIES OF THE INSTALLATIONS SHALL BE CARRIED OUT IN ACCORDANCE WITH THE PRINCIPLES MENTIONED IN ARTICLE IV, PARAGRAPH 2
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OF THIS AGREEMENT AND IN COMPLIANCE WITH THE DETAILED MUTUAL AGREEMENTS PROVIDED TO IN ARTICLE VII PARAGRAPH 1 OF THIS AGREEMENT.

-- SECURITY AND ADMINISTRATION OF THE INSTALLATIONS.

-- MAINTAINING ORDER AT THE INSTALLATIONS.

-- CONTROL OF ACCESS TO AND EGRESS FROM THE INSTALLATION OF PERSONNEL, ARMS AND AMMUNITION, EQUIPMENT, AND MATERIALS.

-- FULL COMMAND AND SUPPORT REQUIREMENTS OF THE GREEK PERSONNEL AT THE INSTALLATIONS, WITH THE EXCEPTION OF THOSE GREEK CIVILIAN PERSONNEL IN THE EMPLOY OF THE UNITED STATES GOVERNMENT.

-- RELATIONS WITH LOCAL GREEK AUTHORITIES.

2. IN THE EXERCISE OF THIS AUTHORITY, THE INSTALLATION COMMANDER MAY ISSUE APPROPRIATE DIRECTIVES APPLICABLE TO THE INSTALLATION AS A WHOLE.

3. THE GOVERNMENT OF THE UNITED STATES OF AMERICA WILL ASSIGN AT EACH INSTALLATION A UNITED STATES DETACHMENT COMMANDER AS THE "UNITED STATES SENIOR OFFICER" TO FUNCTION AS THE SINGLE POINT OF CONTACT WITH THE INSTALLATION COMMANDER. THE UNITED STATES FLAG TOGETHER WITH THE HELLENIC FLAG MAY BE FLOWN AT THE HEAD-QUARTERS OF THE UNITED STATES SENIOR OFFICER.

4. THE UNITED STATES SENIOR OFFICER SHALL BE RESPONSIBLE FOR THE DIRECTION AND CONTROL OF THE UNITED STATES NATIONAL ELEMENT, ITS EQUIPMENT AND ITS SUPPORT, HEALTH AND SOCIAL WELFARE FACILITIES AND FOR MANAGEMENT OF THE PREMISES EXCLUSIVELY UTILIZED BY THE UNITED STATES NATIONAL ELEMENT AT THE INSTALLATION. IN THE

EXERCISE OF HIS RESPONSIBILITIES THE UNITED STATES SENIOR
OFFICER SHALL:

- RESPECT THE JOINT USE ARRANGEMENTS ENVISAGED IN ARTICLE VII
OF THIS AGREEMENT REGARDING UNITED STATES EQUIPMENT.
- PROVIDE THE INSTALLATION COMMANDER WITH ALL NECESSARY DATA
REGARDING THE IDENTITY OF ALL AUTHORIZED UNITED STATES PERSONNEL
ASSIGNED TO OR TEMPORARILY STATIONED AT THE INSTALLATION OR AUTHORIZED

PERSONNEL VISITING THE INSTALLATION, IN ORDER TO ISSUE THE APPROP-
RIATE ACCESS DOCUMENTS. TO THE SAME END, THE UNITED STATES SENIOR
OFFICER SHALL ALSO PROVIDE THE INSTALLATION COMMANDER WITH ALL
NECESSARY DATA REGARDING AUTHORIZED ARMS AND AMMUNITION,
EQUIPMENT AND MATERIALS ENTERING OF LEAVING THE INSTALLATION.

- SUBMIT TO THE INSTALLATION COMMANDER, THROUGH A REPORTING
SYSTEM TO BE MUTUALLY AGREED, ALL NECESSARY DATA REGARDING THE
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AUTHORIZED UNITED STATES PERSONNEL ASSIGNED TO THE INSTALLATION BY
NAME AND TYPE OF DUTIES AS WELL AS THE AUTHORIZED NUMBERS OF
MAJOR ITEMS OF EQUIPMENT AND THE AUTHORIZED QUANTITIES OF ARMS
AND AMMUNITION SITUATED AT THE INSTALLATION.

5. THE RELATIONSHIP AND PROCEDURES FOR CONSULTATION BETWEEN THE
INSTALLATION COMMANDER AND THE UNITED STATES SENIOR OFFICER SHALL BE
MUTUALLY AGREED BY THE PARTIES, TAKING INTO ACCOUNT THE PARTICULARITIES

OF EACH INSTALLATION.

ARTICLE VI

1. ALL OPERATIONS INCLUDING AIR OPERATIONS AND RELATED MAINTENANCE
SERVICES AND ACTIVITIES OF THE AUTHORIZED INSTALLATIONS SHALL BE
CARRIED OUT JOINTLY BY GREEK AND UNITED STATES PERSONNEL. FOR
THIS PURPOSE, GREEK PERSONNEL SHALL BE ASSIGNED BY THE GREEK
AUTHORITIES UP TO A LEVEL OF FIFTY PERCENT OF THE TOTAL STRENGTH
REQUIRED FOR SUCH OPERATIONS, SERVICES AND ACTIVITIES.

2. THE MANNING TABLES OF THE INSTALLATIONS SHALL BE CONSISTENT WITH

THE PURPOSE AND MISSION OF THE INSTALLATIONS WHICH HAVE BEEN
APPROVED BY THE GOVERNMENT OF THE HELLENIC REPUBLIC. THE
DISTRIBUTION OF MANPOWER SPACES FOR ASSIGNMENT BY EACH PARTY SHALL
BE DETERMINED JOINTLY, BY TAKING INTO ACCOUNT TO THE EXTENT
POSSIBLE STANDARD DOCUMENTS SPECIFYING CURRENT TECHNICAL
SPECIALITY AND SKILL REQUIREMENTS, GREEK PERSONNEL ABOVE FIFTY
PERCENT OF SUCH MANNING REQUIREMENTS MAY BE ASSIGNED TO SPECIFIC
INSTALLATIONS BY MUTUAL AGREEMENT BETWEEN THE PARTIES.

3. IN THE EVENT THAT THE GOVERNMENT OF THE HELLENIC REPUBLIC
ELECTS NOT TO MAN FULLY AT THE FIFTY PERCENT LEVEL MENTIONED
IN PARAGRAPH 1 OF THIS ARTICLE, UNITED STATES PERSONNEL MAY BE
ASSIGNED BY THE APPROPRIATE UNITED STATES AUTHORITIES IN ORDER
TO FILL ANY VACANCIES THUS CREATED, WITHOUT PREJUDICE TO THE
GREEK BASIC RIGHT OF PARTICIPATION. ANY CONTEMPLATED SUBSE-
QUENT CHANGE IN MANNING BY GREEK PERSONNEL SHALL BE COMMUNICATED
TO THE APPROPRIATE UNITED STATES AUTHORITIES ONE YEAR IN ADVANCE.

4. IN FURTHERANCE OF THE GREEK PARTICIPATION OBJECTIVES REFERENCED TO IN THIS ARTICLE, NEEDED TRAINING RELATED TO THE TECHNICAL ACTIVITIES OF THE INSTALLATIONS, INCLUDING TRAINING IN THE UNITED STATES, SHALL BE PROVIDED BY THE GOVERNMENT OF THE UNITED STATES OF AMERICA, TO GREEK PERSONNEL ASSIGNED OR TO BE ASSIGNED TO THE INSTALLATIONS, IN ACCORDANCE WITH MUTUALLY CONFIDENTIAL

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AGREED PROGRAMS. CONSISTENT WITH ARTICLE XVI OF THIS AGREEMENT, THE TRAINING COSTS SHALL BE BORNE BY THE GOVERNMENT OF THE UNITED STATES OF AMERICA.

ARTICLE VII

1. THE PURPOSE, MISSION, LOCATION, INSTALLATION PLAN AND THE JOINT USE ARRANGEMENTS OF EACH INSTALLATION AUTHORIZED BY THE GOVERNMENT OF THE HELLENIC REPUBLIC SHALL BE FURTHER DETAILED BY MUTUAL AGREEMENT. THESE AGREEMENTS SHALL ALSO INCLUDE AUTHORIZED QUANTITIES OF ARMS AND AMMUNITION, THE AUTHORIZED

NOTE: INCOMPLETE. CORRECTION TO FOLLOW.

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CINCUSNAVEUR IMMEDIATE

CINCUSAFE IMMEDIATE

DIRNSA IMMEDIATE

USNMR SHAPE PRIORITY

USDELMC PRIORITY

16AF TORREJON AB SPAIN

7206 AB GRP ATHENS PRIORITY

CJUSMAAG ATHENS

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ARTICLE IV

1. THE INSTALLATIONS REFERRED TO IN ARTICLE III, PARAGRAPH 1 OF THIS AGREEMENT SHALL BE HELLENIC ARMED FORCES INSTALLATIONS.

THE INSTALLATION COMMANDER SHALL BE GREEK. THE HELLENIC FLAG SHALL BE FLOWN AT THE INSTALLATIONS.

2. THE ACTIVITIES AND OPERATIONS OF THE INSTALLATIONS SHALL BE CONDUCTED IN ACCORDANCE WITH MUTUALLY WORKED-OUT PROGRAMS CONSISTENT WITH THE PURPOSES OF THE INSTALLATIONS AS APPROVED BY THE GOVERNMENT OF THE HELLENIC REPUBLIC.

3. EXCEPT AS MAY OTHERWISE BE AGREED BETWEEN THE TWO PARTIES, FAMILY HOUSING UNITS AND THE RELATED SUPPORT AND SOCIAL WELFARE ACTIVITIES SHALL BE SEPARATED FROM THE INSTALLATIONS WHERE OPERATIONAL AND TECHNICAL ACTIVITIES ARE BEING CARRIED OUT.

ARTICLE V

1. THE INSTALLATION COMMANDER SHALL BE RESPONSIBLE FOR:
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--SUPERVISION IN ORDER TO ENSURE THAT THE TECHNICAL OPERATIONS AND ACTIVITIES OF THE INSTALLATIONS SHALL BE CARRIED OUT IN ACCORDANCE WITH THE PRINCIPLES MENTIONED IN ARTICLE IV, PARAGRAPH 2 OF THIS AGREEMENT AND IN COMPLIANCE WITH THE DETAILED MUTUAL AGREEMENTS PROVIDED TO IN ARTICLE VII PARAGRAPH 1 OF THIS AGREEMENT.

-- SECURITY AND ADMINISTRATION OF THE INSTALLATIONS.

-- MAINTAINING ORDER AT THE INSTALLATIONS.

-- CONTROL OF ACCESS TO AND EGRESS FROM THE INSTALLATION OF PERSONNEL, ARMS AND AMMUNITION, EQUIPMENT, AND MATERIALS.

-- FULL COMMAND AND SUPPORT REQUIREMENTS OF THE GREEK PERSONNEL AT THE INSTALLATIONS, WITH THE EXCEPTION OF THOSE GREEK CIVILIAN PERSONNEL IN THE EMPLOY OF THE UNITED STATES GOVERNMENT.

-- RELATIONS WITH LOCAL GREEK AUTHORITIES.

2. IN THE EXERCISE OF THIS AUTHORITY, THE INSTALLATION COMMANDER MAY ISSUE APPROPRIATE DIRECTIVES APPLICABLE TO THE INSTALLATION AS A WHOLE.

3. THE GOVERNMENT OF THE UNITED STATES OF AMERICA WILL ASSIGN AT EACH INSTALLATION A UNITED STATES DETACHMENT COMMANDER AS THE "UNITED STATES SENIOR OFFICER" TO FUNCTION AS THE SINGLE POINT OF CONTACT WITH THE INSTALLATION COMMANDER. THE UNITED STATES FLAG TOGETHER WITH THE HELLENIC FLAG MAY BE FLOWN AT THE HEAD-QUARTERS OF THE UNITED STATES SENIOR OFFICER.

4. THE UNITED STATES SENIOR OFFICER SHALL BE RESPONSIBLE FOR THE DIRECTION AND CONTROL OF THE UNITED STATES NATIONAL ELEMENT, ITS EQUIPMENT AND ITS SUPPORT, HEALTH AND SOCIAL WELFARE FACILITIES AND FOR MANAGEMENT OF THE PREMISES EXCLUSIVELY UTILIZED BY THE UNITED STATES NATIONAL ELEMENT AT THE INSTALLATION. IN THE EXERCISE OF HIS RESPONSIBILITIES THE UNITED STATES SENIOR OFFICER SHALL:

-- RESPECT THE JOINT USE ARRANGEMENTS ENVISAGED IN ARTICLE VII OF THIS AGREEMENT REGARDING UNITED STATES EQUIPMENT.

-- PROVIDE THE INSTALLATION COMMANDER WITH ALL NECESSARY DATA REGARDING THE IDENTITY OF ALL AUTHORIZED UNITED STATES PERSONNEL

ASSIGNED TO OR TEMPORARILY STATIONED AT THE INSTALLATION OR AUTHORIZE
D
PERSONNEL VISITING THE INSTALLATION, IN ORDER TO ISSUE THE APPROP-
RIATE ACCESS DOCUMENTS. TO THE SAME END, THE UNITED STATES SENIOR
OFFICER SHALL ALSO PROVIDE THE INSTALLATION COMMANDER WITH ALL
NECESSARY DATA REGARDING AUTHORIZED ARMS AND AMMUNITION,
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EQUIPMENT AND MATERIALS ENTERING OF LEAVING THE INSTALLATION.

-- SUBMIT TO THE INSTALLATION COMMANDER, THROUGH A REPORTING
SYSTEM TO BE MUTUALLY AGREED, ALL NECESSARY DATA REGARDING THE
AUTHORIZED UNITED STATES PERSONNEL ASSIGNED TO THE INSTALLATION BY
NAME AND TYPE OF DUTIES AS WELL AS THE AUTHORIZED NUMBERS OF
MAJOR ITEMS OF EQUIPMENT AND THE AUTHORIZED QUANTITIES OF ARMS
AND AMMUNITION SITUATED AT THE INSTALLATION.

5. THE RELATIONSHIP AND PROCEDURES FOR CONSULTATION BETWEEN THE
INSTALLATION COMMANDER AND THE UNITED STATES SENIOR OFFICER SHALL BE
MUTUALLY AGREED BY THE PARTIES, TAKING INTO ACCOUNT THE PARTICULARITI
ES
OF EACH INSTALLATION.

ARTICLE VI

1. ALL OPERATIONS INCLUDING AIR OPERATIONS AND RELATED MAINTENANCE
SERVICES AND ACTIVITIES OF THE AUTHORIZED INSTALLATIONS SHALL BE
CARRIED OUT JOINTLY BY GREEK AND UNITED STATES PERSONNEL. FOR
THIS PURPOSE, GREEK PERSONNEL SHALL BE ASSIGNED BY THE GREEK
AUTHORITIES UP TO A LEVEL OF FIFTY PERCENT OF THE TOTAL STRENGTH
REQUIRED FOR SUCH OPERATIONS, SERVICES AND ACTIVITIES.

2. THE MANNING TABLES OF THE INSTALLATIONS SHALL BE CONSISTENT WITH
H
THE PURPOSE AND MISSION OF THE INSTALLATIONS WHICH HAVE BEEN
APPROVED BY THE GOVERNMENT OF THE HELLENIC REPUBLIC. THE
DISTRIBUTION OF MANPOWER SPACES FOR ASSIGNMENT BY EACH PARTY SHALL
BE DETERMINED JOINTLY, BY TAKING INTO ACCOUNT TO THE EXTENT
POSSIBLE STANDARD DOCUMENTS SPECIFYING CURRENT TECHNICAL
SPECIALITY AND SKILL REQUIREMENTS, GREEK PERSONNEL ABOVE FIFTY
PERCENT OF SUCH MANNING REQUIREMENTS MAY BE ASSIGNED TO SPECIFIC
INSTALLATIONS BY MUTUAL AGREEMENT BETWEEN THE PARTIES.

3. IN THE EVENT THAT THE GOVERNMENT OF THE HELLENIC REPUBLIC
ELECTS NOT TO MAN FULLY AT THE FIFTY PERCENT LEVEL MENTIONED
IN PARAGRAPH 1 OF THIS ARTICLE, UNITED STATES PERSONNEL MAY BE
ASSIGNED BY THE APPROPRIATE UNITED STATES AUTHORITIES IN ORDER
TO FILL ANY VACANCIES THUS CREATED, WITHOUT PREJUDICE TO THE
GREEK BASIC RIGHT OF PARTICIPATION. ANY CONTEMPLATED SUBSE-
QUENT CHANGE IN MANNING BY GREEK PERSONNEL SHALL BE COMMUNICATED
TO THE APPROPRIATE UNITED STATES AUTHORITIES ONE YEAR IN ADVANCE.

4. IN FURTHERANCE OF THE GREEK PARTICIPATION OBJECTIVES
REFERENCE TO IN THIS ARTICLE, NEEDED TRAINING RELATED TO THE TECHNICAL
ACTIVITIES OF THE INSTALLATIONS, INCLUDING TRAINING IN THE
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UNITED STATES, SHALL BE PROVIDED BY THE GOVERNMENT OF THE UNITED STATES OF AMERICA, TO GREEK PERSONNEL ASSIGNED OR TO BE ASSIGNED TO THE INSTALLATIONS, IN ACCORDANCE WITH MUTUALLY AGREED PROGRAMS. CONSISTENT WITH ARTICLE XVI OF THIS AGREEMENT, THE TRAINING COSTS SHALL BE BORNE BY THE GOVERNMENT OF THE UNITED STATES OF AMERICA.

ARTICLE VII

1. THE PURPOSE, MISSION, LOCATION, INSTALLATION PLAN AND THE JOINT USE ARRANGEMENTS OF EACH INSTALLATION AUTHORIZED BY THE GOVERNMENT OF THE HELLENIC REPUBLIC SHALL BE FURTHER DETAILED BY MUTUAL AGREEMENT. THESE AGREEMENTS SHALL ALSO INCLUDE AUTHORIZED QUANTITIES OF ARMS AND AMMUNITION, THE AUTHORIZED NUMBERS OF MAJOR ITEMS OF EQUIPMENT AND THE AUTHORIZED STRENGTHS OF THE U.S. FORCE AND CIVILIAN COMPONENT. ANY INCREASE IN SUCH AUTHORIZED QUANTITIES, NUMBERS AND STRENGTHS SHALL BE SUBJECT TO PRIOR APPROVAL BY THE APPROPRIATE GREEK AUTHORITIES.

2. THE APPROPRIATE AUTHORITIES OF THE GOVERNMENT OF THE UNITED STATES OF AMERICA SHALL PROVIDE TO THE APPROPRIATE AUTHORITIES OF THE GOVERNMENT OF THE HELLENIC REPUBLIC INITIAL REPORTS FOR EACH INSTALLATION OF THE AUTHORIZATIONS MENTIONED IN PARAGRAPH 1 OF THIS ARTICLE, INCLUDING DEPENDENTS AND GREEK CIVILIAN PERSONNEL EMPLOYED BY THE UNITED STATES AT THE INSTALLATIONS. THEREAFTER QUARTERLY REPORTS ON THE CHANGES OCCURRING WITHIN THE LIMITS OF SUCH AUTHORIZATIONS SHALL BE PROVIDED TO THE APPROPRIATE GREEK AUTHORITIES.

3. CONSTRUCTION OF NEW BUILDINGS AND OTHER PROPERTY INCORPORATED IN THE SOIL AT THE INSTALLATIONS AND FACILITIES, AND DEMOLITION, REMOVAL, ALTERATION OR MODERNIZATION WHICH CHANGE THE BASIC STRUCTURE OF SUCH PROPERTY, SHALL BE SUBJECT TO PRIOR APPROVAL BY THE APPROPRIATE GREEK AUTHORITIES. EXCEPT AS MAY OTHERWISE BE AGREED BETWEEN THE COMPETENT AUTHORITIES OF THE TWO GOVERNMENTS, CONSTRUCTIONS ON THE INSTALLATIONS AND FACILITIES AT THE EXPENSE OF THE UNITED STATES SHALL BE CARRIED OUT THROUGH APPROPRIATE GREEK AGENCIES.

4. REPLACEMENT OF MAJOR ITEMS OF EQUIPMENT IDENTIFIED PURSUANT TO PARAGRAPH 1 WHICH UPGRADES OR INCREASES THROUGH MODERNIZATION OPERATIONAL CAPABILITY, AND THE INTRODUCTION OF NEW MAJOR ITEMS OF EQUIPMENT, SHALL BE SUBJECT TO PRIOR APPROVAL BY THE APPROPRIATE GREEK AUTHORITIES.

5. ANY OTHER KIND OF CONSTRUCTION, ALTERNATION, MODERNIZATION, CONFIDENTIAL

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MAINTENANCE AND REPAIR, EXCEPT THOSE ROUTINELY ACCOMPLISHED WITHIN LOCAL IN-COUNTRY MAINTENANCE CAPABILITY, SHALL BE SUBJECT TO PRIOR NOTIFICATION TO THE APPROPRIATE GREEK AUTHORITIES.

ARTICLE VIII

1. EQUIPMENT FOR THE UNITED STATES FORCE, AND REASONABLE QUANTITIES OF PROVISIONS, SUPPLIES AND OTHER GOODS FOR THE EXCLUSIVE USE

OF THE UNITED STATES FORCE, ITS MEMBERS, CIVILIAN COMPONENT AND DEPENDENTS, MAY BE IMPORTED INTO AND EXPORTED FROM GREECE IN ACCORDANCE WITH THE PROVISIONS OF THE "AGREEMENT BETWEEN THE PARTIES OF THE NORTH ATLANTIC TREATY REGARDING THE STATUS OF THEIR FORCES" DATED JUNE 19, 1951, AS SUPPLEMENTED BY THE RELEVANT PROVISIONS OF THE BILATEAL STATUS OF FORCES AGREEMENT AND THE PROVISIONS OF THE SUBSEQUENT PARAGRAPHS OF THIS ARTICLE.

2. THE IMPORTATION INTO AND TRANSFER WITHIN GREECE OF ARMS AND AMMUNI-

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TION SHALL BE SUBJECT TO PRIOR APPROVAL BY THE APPROPRIATE GREEK AUTHORITIES, AND SHALL BE ACCOMPLISHED WITH SAFEGUARDS AND PROTECTIONS AS MUTUALLY AGREED. SPECIAL PROCEDURES SHALL BE ESTABLISHED FOR THE CUSTOMS CONTROL OF ARMS AND AMMUNITION. AS FOR PROCEDURES REGARDING CUSTOMS CONTROL OF EQUIPMENT AND MATERIAL OF CLASSIFIED NATURE, THEY SHALL BE ESTABLISHED THROUGH APPROPRIATE CONSULTATIONS BETWEEN THE PARTIES.

3. THE IMPORTATION INTO GREECE OF MAJOR ITEMS OF EQUIPMENT SHALL BE SUBJECT TO PRIOR NOTIFICATION TO THE

APPROPRIATE GREEK AUTHORITIES.

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4. SO LONG AS OPERATIONS AT AN
INSTALLATION CONTINUE UNDER THIS AGREE-
MENT, ARMS AND AMMUNITION, AND MAJOR
ITEMS OF EQUIPMENT NEEDED FOR THE OPERA-
TION OF THE INSTALLATION WILL NOT BE
REMOVED FROM GREECE WITHOUT PRIOR
AGREEMENT BETWEEN THE APPROPRIATE AUTHORITIES
OF THE PARTIES, AND NO REMO-
VAL WILL BE EFFECTED WHICH WOULD PREJUDICE
THE MISSION OF THE NORTH ATLANTIC
TREATY ORGANIZATION OR THE COMMON DEFENSE
PURPOSES AS ENVISAGED IN THIS AGREEMENT.

5. IN CASE OF TERMINATION OR NON-EXTENSION
OF THIS AGREEMENT OR WHEN
THE ACTIVITY OF ANY INSTALLATION IS TERMINATED, ALL
MOVABLE UNITED STATES PROPERTY,
INCLUDING EQUIPMENT, MATERIALS AND
SUPPLIES, WHICH HAS NOT BEEN
REMOVED FROM GREECE WITHIN 3 MONTHS FROM THE
DATE OF SUCH TERMINATION, SHALL
BECOME AUTOMATICALLY AND AT NO COST PROPERTY
OF THE GOVERNMENT OF THE HELLENIC REPUBLIC.

6. THE APPROPRIATE GREEK AUTHORITIES
SHALL BE NOTIFIED BY MANIFEST OF
THE IMPORTATION, EXPORTATION AND IN-COUNTRY
MOVEMENT OF EQUIPMENT, PROVISIONS, SUPPLIES AND OTHER GOODS.

ARTICLE IX

ALL INTELLIGENCE INFORMATION INCLUDING
RAW DATA PRODUCED BY THE INSTALLATIONS
SHALL BE SHARED FULLY BY THE TWO
GOVERNMENTS IN ACCORDANCE WITH MUTUALLY
AGREED PROCEDURES. APPROPRIATE UNITED
STATES AND GREEK AUTHORITIES WILL
DEVELOP A MUTUAL INTELLIGENCE REQUIREMENTS
PROGRAM WHICH SHALL FORM THE BASIS
OF THE FUNCTIONAL ASSIGNMENT OF INTELLIGENCE
TECHNICAL OPERATIONS AND RESPONSIBILITIES.

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ARTICLE X

THE ACTIVITIES OF THE INSTALLATIONS
AUTHORIZED BY THIS AGREEMENT SHOULD

BE COORDINATED IN SUCH A MANNER AS TO AVOID INTERFERENCE BETWEEN SUCH ACTIVITIES AND THE ACTIVITIES OF OTHER LOCAL MILITARY AND CIVILIAN INSTALLATIONS, AND TO AVOID DAMAGE TO LIFE AND PROPERTY. SHOULD ANY INTERFERENCE ARISE BETWEEN THE INSTALLATIONS AND OTHER LOCAL MILITARY AND CIVILIAN INSTALLATIONS, THE UNITED STATES AND GREEK AUTHORITIES SHALL COOPERATE IN ORDER TO TAKE PRACTICABLE MEASURES TO ELIMINATE SUCH INTERFERENCE.

ARTICLE XI

1. STATE-OWNED LAND AREAS, INCLUDING ALL IMPROVEMENTS, UTILITIES, EASEMENTS AND RIGHTS OF WAY ALREADY ALLOCATED BY THE GOVERNMENT OF THE HELLENIC REPUBLIC TO THE UNITED STATES OF AMERICA ON THE EFFECTIVE DATE OF THIS AGREEMENT SHALL CONTINUE TO BE AVAILABLE FOR THE PURPOSES OF THIS AGREEMENT WITHOUT COSTS TO OR CLAIMS AGAINST THE UNITED STATES OF AMERICA, WITHOUT PREJUDICE TO THE OWNERSHIP OF THE GOVERNMENT OF THE HELLENIC REPUBLIC OF SUCH LAND AREAS, IMPROVEMENTS, UTILITIES, EASEMENTS AND RIGHTS OF WAY.

2. IN CASE OF TERMINATION OR NON-EXTENSION OF THIS AGREEMENT, OR WHEN THE ACTIVITY OF ANY INSTALLATION IS TERMINATED, ALL NON-REMOVABLE PROPERTY, INCLUDING PROPERTY INCORPORATED IN THE SOIL, CONSTRUCTED OR INSTALLED BY OR ON BEHALF OF THE UNITED STATES ON THE LAND AREAS ALLOCATED BY THE GOVERNMENT OF THE HELLENIC REPUBLIC FOR THE PURPOSES OF THIS AGREEMENT AND WHICH BELONGS TO THE OWNERSHIP OF THE GOVERNMENT OF GREECE SHALL BE REMOVED FROM THE LANDS. THE REMOVAL OF SUCH PROPERTY SHALL BE COMPLETED WITHIN A REASONABLE PERIOD OF TIME. THE GOVERNMENT OF THE HELLENIC REPUBLIC SHALL BE RESPONSIBLE FOR THE COSTS OF REMOVAL AND REPAIR OF THE LANDS. THE GOVERNMENT OF THE UNITED STATES SHALL BE RESPONSIBLE FOR THE COSTS OF REMOVAL AND REPAIR OF THE LANDS.

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THE HELLENIC REPUBLIC AS FROM THE DATE OF ITS CONSTRUCTION OR INSTALLATION SHALL BE TRANSFERRED TO THE GOVERNMENT OF THE HELLENIC REPUBLIC WITHOUT THE PAYMENT OF ANY INDEMNIFICATION WHATSOEVER FOR THE RESIDUAL VALUE THEREOF. BUILDINGS SO TRANSFERRED SHALL INCLUDE BASIC UTILITY SYSTEMS AND OTHER FIXTURES PERMANENTLY INSTALLED IN OR AFFIXED TO THE BUILDING.

3. THE GOVERNMENT OF THE HELLENIC REPUBLIC

SHALL HAVE THE RIGHT OF PRIORITY TO ACQUIRE, IN ACCORDANCE WITH ARRANGEMENTS TO BE AGREED UPON, ANY EQUIPMENT, MATERIALS AND SUPPLIES IMPORTED INTO OR ACQUIRED IN GREECE BY OR ON BEHALF OF THE UNITED STATES FOR THE PURPOSES OF THIS AGREEMENT, IN THE EVENT SUCH EQUIPMENT, MATERIALS AND SUPPLIES ARE TO BE DISPOSED OF BY THE GOVERNMENT OF THE UNITED STATES OF AMERICA.

ARTICLE XII

1. EXCEPT AS PROVIDED IN PARAGRAPHS 2 AND 3 OF THIS ARTICLE, THE COSTS OF OPERATION AND MAINTENANCE AND THE COSTS OF MUTUALLY AGREED CONSTRUCTION, MODERNIZATION, ALTERATION AND REPAIRS AT THE INSTALLATIONS SHALL BE MET BY THE UNITED STATES TO FURTHER THE PURPOSES SET FORTH IN PARA 1 OF ARTICLE XVI OF THIS AGREEMENT.

2. EACH PARTY SHALL PAY ITS OWN PERSONNEL COSTS, EXCEPT THE COSTS OF GREEK CIVILIAN PERSONNEL IN THE EMPLOY OF THE UNITED STATES FORCES, WHICH SHALL BE BORNE BY THE GOVERNMENT OF THE UNITED STATES OF AMERICA.

3. THE MAINTENANCE AND REPAIR COSTS
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OF THE PREMISES EXCLUSIVELY UTILIZED BY GREEK PERSONNEL, SUCH AS LIVING QUARTERS, DINING HALLS AND SOCIAL WELFARE PREMISES, SHALL BE MET BY THE GOVERNMENT OF THE HELLENIC REPUBLIC. THE COSTS OF ANY REQUIRED ADDITIONAL CONSTRUCTION, ALTERATION, CHANGE AND SUBSEQUENT IMPROVEMENTS TO BE MADE AT THOSE PREMISES SHALL BE MET BY THE GOVERNMENT OF THE HELLENIC REPUBLIC.

4. THE COSTS OF MUTUALLY AGREED EXTENSION OF LOCAL UTILITIES PROVIDED BY THE GOVT OF THE HELLENIC REPUBLIC TO THE PERIMETER OF THE INSTALLATION AREAS SHALL BE MET BY THE GOVT OF THE USA.

ARTICLE XIII

1. MATERIALS, EQUIPMENT, SUPPLIES, SERVICES AND CIVILIAN LABOR REQUIRED BY THE GOVT OF THE US OF AMERICA FOR THE PURPOSE OF THIS AGREE-

MENT SHALL BE PROCURED IN GREECE TO THE MAXIMUM
PRACTICABLE EXTENT. IN THE
IMPLEMENTATION OF THIS PRINCIPLE THE PARTIES SHALL
CONSULT EACH OTHER.

2. REGARDING THE PROCUREMENT OF CIVILIAN
LABOR REFERRED TO IN PARA 1 OF THIS
ARTICLE THE RELEVANT PROVISIONS OF THE
BILATERAL STATUS OF FORCES AGREEMENTS SHALL APPLY.

ARTICLE XIV
THE FORCE AND CIVILIAN COMPONENT OF THE
UNITED STATES OF AMERICA AND
THEIR DEPENDENTS ASSIGNED OR STATIONED IN
THE TERRITORY OF THE HELLENIC REPUBLIC
FOR THE PURPOSES OF THIS AGREEMENT
SHALL BE SUBJECT TO THE "AGREEMENT
BETWEEN THE PARTIES TO THE NORTH ATLANTIC
TREATY REGARDING THE STATUS OF
THEIR FORCES" DATED JUNE 19, 1951, AS SUPPLEMENTED
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BY THE BILATERAL STATUS
OF FORCES AGREEMENT.

ARTICLE XV
A JOINT USE PLAN FOR THE COMMUNICATIONS
SYSTEM IN GREECE (TROPOSCATTER
AND LINE-OF-SIGHT) SHALL BE AGREED UPON BY THE PARTIES.

ARTICLE XVI
1. IN THE INTEREST OF FURTHER DEVELOPING
GREED DEFENSE PREPAREDNESS
AND ENHANCING THE MUTUAL SECURITY COOPERATION
OF BOTH GOVERNMENT UNDER ARTICLE
III OF THENORTH ATLANTIC TREATY, THE GOVT OF THE US
OF AMERICA SHALL SUPPLY, OR FINANCE THE
PROCUREMENT BY THE GOVT OF

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USDELMC PRIORITY
16AF TORREJON AB SPAIN
7206 AB GRP ATHENS
CJUSMAG

C O N F I D E N T I A L SECTION 4 OF 4 ATHENS 4047

THE HELLENIC REPUBLIC OF DEFENSE ARTICLES,
SERVICES AND MILITARY TECHNICAL
TRAINING IN ACCORDANCE WITH MUTUALLY AGREED
PROGRAMS AS PROVIDED IN THE
SUBSEQUENT PARAGRAPHS OF THIS ARTICLE. THE
DEFENSE SUPPORT TO BE PROVIDED
TO THE HELLENIC REPUBLIC SHALL BE EFFECTUATED
IN ACCORDANCE WITH CONTRA-
CTUAL OBLIGATIONS AND WITH THE GENERAL
PRACTICES APPLICABLE TO ALL OTHER RECIPIENT COUNTRIES.

2. THE GOVT OF THE US OF AMERICA SHALL FURNISH DEFENSE
SUPPORT CONSISTING OF GRANTS, CREDITS AND LOAN GUARANTIES OF ()
DURING THE FIRST FOUR YEARS THIS AGREEMENT
SHALL REMAIN IN EFFECT. THIS
AMOUNT SHALL BE DISTRIBUTED EVENLY OVER
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THIS PERIOD IN ACCORDANCE WITH ANNUAL
PLANS TO BE DEVELOPED BY THE APPROPRIATE
AUTHORITIES OF THE TWO GOVERN-
MENTS. UNLESS OTHERWISE MUTUALLY AGREED, IT
IS UNDERSTOOD THAT THE AMOUNT
MADE AVAILABLE IN EACH OF THESE FIRST FOUR
YEARS MAY VARY BY UP TO 25 PERCENT
OF THE EQUAL ANNUAL TRANCHES OF ()
PROVIDED THAT THE TOTAL
AGGREGATE AMOUNT HEREIN PROVIDED FOR SHALL
BE MADE AVAILABLE PRIOR TO THE
END OF SUCH FOUR YEAR PERIOD. FOR THE FIRST
YEAR THE GRANT PORTION WILL BE
() AND THE TOTAL AMOUNT OF THE
GRANT PORTION WILL BE
() AND THE TOTAL AMOUNT OF THE
GRANT PORTION FOR THE FOUR YEAR

PERIOD WILL BE NOT LESS THAN ()
CREDITS AND GUARANTEED LOANS
HEREIN PROVIDED FOR SHALL BE AT INTEREST
RATES COMPARABLE TO THE RATES OFFERED
TO OTHER NATO COUNTRIES FOR SIMILAR
FMS CREDITS AND GUARANTEED LOANS.
IN FURTHERANCE OF THE OBJECTIVES SET FORTH
IN PARAGRAPH 1 OF THIS ARTICLE,
THE GOVT OF THE UNITED STATES IS ALSO
PREPARED TO MAKE CASH SALES
UNDER ITS FOREIGN MILITARY SALES PROGRAM
OF DEFENSE ARTICLES AND SERVICES
INCLUDING SPARE PARTS, COMPONENTS AND TECHNICAL
DATA FOR THE OPERATION AND
MAINTENANCE OF DEFENSE ARTICLES FURNISHED
TO THE GOVT OF GREECE BY THE
UNITED STATES GOVERNMENT, OF TYPES, QUANTITIES,
AND ON TERMS TO BE MUTUALLY
AGREED, DURING THE PERIOD FOR WHICH THIS AGREEMENT
SHALL REMAIN IN FORCE.

3. AT LEAST ONE YEAR PRIOR TO THE COMPLETION
OF THE TERM OF THIS AGREEMENT AND OF THE DEFENSE SUPPORT PROGRAM ENVISAGED IN PARA 2 OF
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THIS ARTICLE, OR OF ANY OTHER PROGRAMS WHICH ARE
SUBSEQUENTLY AGREED UPON CONSISTENT WITH ARTICLE XIX, PARA 1, AND PURSUANT
TO THIS PARAGRAPH, THE
PARTIES SHALL CONSULT TO DEVELOP DEFENSE SUPPORT
PROGRAMS AS REQUIRED FOR
SUBSEQUENT PERIODS IN ACCORDANCE WITH THEIR
RESPECTIVE LEGAL PROCEDURES. IN
THE EVENT SUCH CONSULTATIONS FAIL TO PRODUCE
AGREEMENT ON ANY SUCH SUBSEQUENT
PROGRAM OR SUCH PROGRAM DOES NOT ENTER INTO FORCE,
UPON COMPLETION OF THE
TERM OF THE THEN-CURRENT PROGRAM, THE GOVT OF THE HELLENIC
REPUBLIC MAY ELECT NOT TO EXTEND THE VALIDITY OF THIS AGREEMENT,
IN WHICH CASE THE
PROVISIONS OF PARA 6 OF ARTICLE XIX SHALL
APPLY FOR THE PURPOSES OF WITHDRAWAL AND LIQUIDATION.

ARTICLE XVII

1. IN ORDER TO ASSURE THAT THE IMPLEMENTATION
OF DEFENSE COOPERATION
UNDER THIS AGREEMENT SHALL BE CONSISTENT WITH THE
LETTER AND SPIRIT OF THIS
AGREEMENT THE APPROPRIATE AUTHORITIES OF THE TWO
GOVERNMENTS SHALL CONSULT
PROMPTLY TO MUTUALLY RESOLVE ANY DIFFERENCES WHICH MAY

ARISE CONCERNING INTERPRETATION
AND IMPLEMENTATION OF THIS AGREEMENT.

2. ANY DIFFERENCES NOT SO RESOLVED WITHIN 30
DAYS SHALL BE REFERRED FOR SETTLEMENT TO THE
GOVERNMENTS OF THE PARTIES.

3. IN THE EVENT THAT ANY DIFFERENCE REFERRED FOR SETTLEMENT
TO THE GOVERNMENTS OF THE PARTIES IS NOT RESOLVED WITHIN
A PERIOD OF TWO MONTHS,
EITHER PARTY MAY SERVE NOTICE OF 30 DAYS TO SUSPEND
THE SPECIFIC ACTIVITY
IN DISPUTE, PENDING RESOLUTION OF THE DIFFERENCES
THEREON. IN SUCH INSTANCES THE
PARTIES SHALL, TO THE EXTENT PRACTICABLE, ASSURE
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THAT THIS SUSPENSION DOES NOT AFFECT ACTIVITIES WHICH ARE NOT
IN DISPUTE.

ARTICLE XVIII
IN THE CASE OF THREAT OF ATTACK OR ARMED CONFLICT
AGAINST GREECE OR INVOLVING
GREECE BUT NOT THE UNITED STATES OF AMERICA, THE
GOVERNMENT OF GREECE RESER-
VES THE RIGHT TO SUSPEND THE IMPLEMENTATION OF THIS
AGREEMENT AND TO ASSUME
THE EXCLUSIVE USE OF THE INSTALLATIONS FOR A PERIOD
IT DEEMS NECESSARY DURING
SUCH THREAT OR CONFLICT.

ARTICLE XIX

1. THIS AGREEMENT SHALL COME INTO EFFECT ON
THE DATE OF AN EXCHANGE OF
NOTES INDICATING THE APPROVAL BY BOTH PARTIES OF
THE AGREEMENT IN ACCORDANCE
WITH THEIR RESPECTIVE LEGAL PROCEDURES. THE AGREEMENT
SHALL REMAIN IN FORCE
FOR FOUR YEARS FROM ITS ENTRY INTO FORCE, AND SHALL
BE EXTENDED FOR SUBSE-
QUENT FOUR-YEAR PERIODS, UNLESS EITHER PARTY ELECTS NOT
TO EXTEND THE VALIDITY OF THE
AGREEMENT PURSUANT TO ARTICLE XVI, PARA 3 THEREOF.

2. THE PARTIES SHALL CONSULT AT ANY TIME DURING THE
TERM OF THIS AGREEMENT,
ON THE INITIATIVE OF EITHER, TO CONSIDER ITS POSSIBLE AMENDMENT.

3. EITHER PARTY MAY TERMINATE THIS AGREEMENT UPON
NOTICE IN WRITING OF ONE YEAR.

4. IN THE EVENT EITHER PARTY, DURING THE
FOUR YEARS THIS AGREEMENT SHALL
REMAIN IN FORCE AND DURING SUCH SUBSEQUENT
PERIODS AS THE PARTIES MAY DEVELOP
DEFENSE SUPPORT PROGRAMS PURSUANT TO
ARTICLE XVI, PARA 3, CONCLUDES THAT THE
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OTHER PARTY IS NOT COMPLYING WITH OR IS
UNABLE TO COMPLY WITH THE
PROVISIONS OF THIS AGREEMENT, THAT PARTY MAY
ISSUE A CALL FOR CONSULTATION
BETWEEN THE TWO GOVERNMENTS. IN THE EVENT
AGREEMENT IS NOT REACHED WITHIN A
PERIOD OF THREE MONTHS, EITHER PARTY MAY
TERMINATE THIS AGREEMENT UPON NOTICE
IN WRITING OF THIRTY DAYS.

5. IN THE EVENT OF TERMINATION OR NON-EXTENSION
OF THIS AGREEMENT, THE
PROVISION OF DEFENSE SUPPORT UNDER ARTICLE XVI
SHALL BE TERMINATED ON THE
EFFECTIVE DATE OF TERMINATION OR NON-EXTENSION.
IN SUCH EVENT DELIVERIES OF
DEFENSE SERVICES AND ARTICLES WITH RESPECT TO
WHICH SALES CONTRACTS HAVE
BEEN ENTERED INTO, OR FOR WHICH FUNDS HAVE BEEN
OBLIGATED, PRIOR TO THAT
DATE SHALL NOT BE INTERRUPTED.

6. IN THE EVENT OF TERMINATION OR NON-EXTENSION
OF THIS AGREEMENT, THE
GOVERNMENT OF THE UNITED STATES OF AMERICA SHALL
COMPLETE THE PROCESS OF ITS
WITHDRAWAL AND LIQUIDATION WITHIN ONE YEAR AFTER
THE EFFECTIVE DATE OF TERMINATION OR NON-EXTENSION DURING WHICH PERIOD THIS
AGREEMENT SHALL BE CONSIDERED
TO REMAIN IN FORCE FOR THE PURPOSES OF AN
ORDERLY WITHDRAWAL AND LIQUIDATION.

ARTICLE XX

1. THIS AGREEMENT, CANCELS AND SUPERCEDES
ALL AND ANY BILATERAL AGREEMENTS CONCERNING THE UNITED STATES MILITARY
FACILITIES IN GREECE AND THE
STATUS OF THE UNITED STATES FORCES IN GREECE, AS WELL AS ANY OTHER
SIMILAR OR SPECIAL AGREEMENTS RELATED TO SUCH
FACILITIES AND STATUS, EXCEPT:
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2. UNTIL THE AGREEMENTS OR ARRANGEMENTS
CONTEMPLATED BY THIS AGREEMENT
ARE CONCLUDED, THE PROVISIONS OF EXISTING BILATERAL
TECHNICAL ARRANGEMENTS
WHICH ARE NOT INCONSISTENT WITH THIS AGREEMENT
WILL CONTINUE TO APPLY.

ARTICLE XXI
DONE AT IN DUPLICATE, IN THE ENGLISH AND GREEK
LANGUAGES, EACH OF WHICH
SHALL BE EQUAL AUTHENTICITY, THIS () DAY OF 1976.

FOR THE GOVERNMENT OF FOR THE GOVERNMENT OF
THE UNITED STATES OF AMERICA THE HELLENIC REPUBLIC

END QUOTE
STEARNS

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<< END OF DOCUMENT >>

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